1 2 3 4 5 6 7 8 9	ANDREW D. HEROLD, ESQ. Nevada Bar No. 7378 JOSHUA A. ZLOTLOW, ESQ. Nevada Bar No. NV 11333 HEROLD & SAGER 3960 Howard Hughes Parkway, Suite 500 Las Vegas, NV 89169 Telephone: (702) 990-3624 Facsimile: (702) 990-3835 aherold@heroldsagerlaw.com jzlotlow@heroldsagerlaw.com and Third Party Defendant NEW HAMPSHIRE			
10	UNITED STATES DISTRICT COURT			
11	DISTRICT OF NEVADA			
12	CENTEX HOMES, a Nevada general	CASE NO.	2:17-CV-02407-JAD-VCF	
13	partnership,			
14	Plaintiffs,		ON AND ORDER STIME TO FILE A	
15	vs.	INSURANCE	TO EVEREST NATIONAL COMPANY'S FIRST	
16	ST. PAUL FIRE AND MARINE		CROSS-CLAIM	
17	INSURANCE COMPANY, a Connecticut corporation; EVEREST NATIONAL	FIRST REQU	JEST	
18	INSURANCE COMPANY, a Delaware corporation; INTERSTATE FIRE &			
19	CASUALTY COMPANY, an Illinois			
	corporation; LEXINGTON INSURANCE COMPANY, a Delaware corporation;			
20	FEDERAL INSURANCE COMPANY, an			
21	Indiana corporation,			
22	Defendants.			
23	ST. PAUL FIRE AND MARINE			
24	INSURANCE COMPANY,			
25	Third Party Plaintiff,			
26	VS.			
27	UNDERWRITERS AT LLOYDS LONDON;			
	PROBUILDERS SPECIALTY INSURANCE COMPANY, RRG; NEW HAMPSHIRE			
28		1		

1	INSURANCE COMPANY; FIRST			
2	SPECIALTY INSURANCE COMPANY;			
2	ARCH SPECIALTY INSURANCE COMPANY; IRONSHORE SPECIALTY			
3	INSURANCE COMPANY; ROCKHILL			
4	INSURANCE COMPANY: and FIREMAN'S			
5	Third Party Defendants.			
6	EVEDEGE MATIONAL DIGUIDANCE			
7	EVEREST NATIONAL INSURANCE COMPANY,			
8	Cross-Claimant,			
9	v.			
10	INTERSTATE FIRE & CASUALTY			
11	COMPANY: LEVINGTON INCLIDANCE			
12				
13	Cross-Defendants.			
14	Cross-Claimant EVEREST NATIONAL INSURANCE COMPANY ("Everest") and Cross			
15	Defendant LEXINGTON INSURANCE COMPANY ("Lexington") hereby submit the following			
16	Stipulation Extending Time to File a Response to Everest's First Amended Cross-Claim in the			
17	above-captioned action.			
18	WHEREAS, Everest filed it Cross-Claim against Lexington on January 31, 2019 (EFC No.			
19	140);			
20	WHEREAS, the response to the above-referenced cross-claim is presently due on Februar			
21	14, 2019;			
22	WHEREAS, Lexington is in the process of changing counsel in this action and it is expecte			
23	that the substitution shall soon be filed with this Court;			
24	WHEREAS, the response to Everest's cross-claim will be prepared by Lexington's ne			
25	counsel who is still in the process of taking over the handling of this case;			
26	WHEREAS, Everest and Lexington have agreed to extend the time for Lexington to respon			
27	to Everest's cross-claim to February 28, 2019.			
28				

1	NOW, THEREFORE, Everst and Lexington, by and through their respective counsel,				
2	hereby stipulate to allow for an extension of time for Lexington to Respond to Everest's Cross-				
3	Claim until February 28, 2019.				
4					
5	DATED: February 14, 2019		SELMAN BRIETMAN LLP		
6		Ву:			
7			DAVID A. ASTENGO, ESQ. dastengo@selmanlaw.com		
8			Attorneys for Defendant/Counterclaimant/Cross-		
9			Claimant EVERST NATIONAL INSURANCE COPMANY		
10	DATED: February 14, 2019		HEROLD & SAGER		
11		By:	/s/ Joshua A. Zlotlow		
12			ANDREW D. HEROLD, ESQ. aherold@heroldsagerlaw.com		
13			JOSHUA A. ZLOTLOW, ESQ.		
14			<u>izlotlow@heroldsagerlaw.com</u> Attorneys for Defendant/Cross-Defendant		
15			LEXINGTON INSURANCE COMPANY and Third-Party Defendant NEW HAMPSHIRE		
16			INSURANCE COMPANY		
17	IT IS SO ORDERED:				
18			e de la companya de		
19	2-14-2019 DATED:		Contacto		
20			Cam Ferenbach		
21			United States Magistrate Judge		
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24					
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